DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[OR-958-0777-63; GP7-0017; OR-19637 (WA)]

Public Land Order No. 7311; Revocation of Secretarial Order Dated June 5, 1924; Washington

AGENCY: Bureau of Land Management, Interior.

ACTION: Public Land Order.

SUMMARY: This order revokes in its entirety a Secretarial order which withdrew 4,800 acres of National Forest System lands for the Bureau of Land Management's Powersite Classification No. 77. The lands are no longer needed for the purpose for which they were withdrawn. This action will open the lands to surface entry. The lands have been and will remain open to mining and mineral leasing.

EFFECTIVE DATE: March 23, 1998.

FOR FURTHER INFORMATION CONTACT: Betty McCarthy, BLM Oregon/ Washington State Office, P.O. Box 2965,

Portland, Oregon 97208–2965, 503–952–6155

By virtue of the authority vested in the Secretary of the Interior by Section 204 of the Federal Land Policy and Management Act of 1976, 43 U.S.C. 1714 (1994), it is ordered as follows:

1. The Secretarial Order dated June 5, 1924, which established Powersite Classification No. 77, is hereby revoked in its entirety:

Willamette Meridian

Snoqualmie National Forest

T. 18 N., R. 9 E., unsurveyed Secs. 3, 4, 5, 8, 9, secs. 16 to 21, inclusive, and secs. 29 to 32, inclusive, every smallest legal subdivision any portion of which, when surveyed, will be within ½ mile of West Fork White River.

The areas described aggregate approximately 4,800 acres in Pierce County.

2. At 8:30 a.m. on March 23, 1998, the lands shall be opened to such forms of disposition as may by law be made of National Forest System lands, subject to valid existing rights, the provisions of existing withdrawals, other segregations of record, and the requirements of applicable law.

Dated: February 4, 1998.

Bob Armstrong,

Assistant Secretary of the Interior. [FR Doc. 98–4121 Filed 2–18–98; 8:45 am] BILLING CODE 4310–33–P

DEPARTMENT OF JUSTICE

International Competition Policy Advisory Committee (ICPAC); Notice of Meeting

AGENCY: Department of Justice.

SUMMARY: The International Competition Policy Advisory Committee (the "Committee") will hold its first meeting on February 26, 1998. The Committee was established by the Department of Justice to provide advice regarding issues relating to international trade and competition policy. Specifically, the Committee will provide advice regarding how best to cooperate with foreign authorities to eliminate international anticompetitive cartel agreements, how best to coordinate United States' and foreign antitrust enforcement efforts in the review of multinational mergers, and how best to coordinate United States' trade and competition policy to achieve their common objectives. The meeting will be held at The Carlton Hotel, 16th & K Streets, N.W., Washington, DC 20006, and will begin at 9:00 a.m. EST and end at approximately 3:45 p.m. The agenda for the meeting will be as follows:

- 1. Overview of International Involvement
- 2. Enforcement Against International Cartels
- 3. International Merger Review
- 4. Trade and Competition Interface
- 5. Work Program: Next Steps

The public is being given less than 15 days notice of this meeting because of exceptional difficulties encountered in finding a meeting date mutually acceptable to all members of the Committee.

Attendance is open to the interested public, limited by the availability of space. Persons needing special assistance, such as sign language interpretation or other special accommodations, should notify the contact person listed below as soon as possible. Members of the public may submit written statements by mail, electronic mail, or facsimile at any time before or after the meeting to the contact person listed below for consideration by the Committee. All written submissions will be included in the public record of the Committee. Oral statements from the public will not be solicited or accepted at this meeting. For further information contact: Merit Janow, c/o Gerald M. DiGiusto, U.S. Department of Justice, Antitrust Division—Foreign Commerce Section, 601 D Street, N.W., Room 10024, Washington, DC 20530, Telephone: (202) 514-2439, Facsimile:

(202) 514–4508, Electronic mail: icpac@usdoj.gov.

Merit E. Janow.

Executive Director, International Competition Policy Advisory Committee.

[FR Doc. 98-4338 Filed 2-17-98; 12:21 pm] BILLING CODE 4410-11-M

DEPARTMENT OF JUSTICE

Notice of Consent Judgments Pursuant to the Comprehensive Environmental Response, Compensation and Liability Act

In accordance with Departmental Policy, 28 CFR 50.7, 38 FR 19029, and 42 U.S.C. 9622(d), notice is hereby given that a proposed Consent Decree United States v. Agway, Inc., et al., DOJ #90-11-2-2A, was lodged in the United States District Court for the Northern District of New York on January 22, 1998. The Consent Decree resolves the liability of eighty parties ("Settling Defendants") and the United States (on behalf of the U.S. Air Force and the Veterans Administration) under Sections 106(a) and 107(a) of the Comprehensive Environmental Response, Compensation and Liability Act ("CERCLA"), 42 U.S.C. 9606(a) and 9607(a), relating to the Pollution Abatement Services Superfund Site in Oswego, New York (the "Site").

Under the proposed Consent Decree, the Settling Defendants agree to reimburse the United States \$1,050,261.97 in past response costs incurred from April 2, 1987 to May 6, 1997, to perform future work at the Site under the 1993 Record of Decision ("1993 ROD") at an estimated cost of \$5 million, and to reimburse the United States for its first \$500,000 in future response costs. Approximately 68 of the Settling Defendants, along with the settling federal agencies, will receive de minimis settlements under this Decree in exchange for payments toward Site costs. The remaining Settling Defendants will perform the future work under the 1993 ROD and will partially reimburse the United States' past and future costs. The United States has reserved its rights against certain parties who sent polychlorinated bi-phenols ("PCBs") to the Site in the event that a PCB related remedy is necessary.

The Department of Justice will receive, for a period of thirty (30) days from the date of this publication, written comments relating to the proposed Consent Decree. Comments should be addressed to the Assistant Attorney General for the Environment and Natural Resources Division, Department of Justice, Washington, D.C.